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To: 'microsoft.atr(a)usdoj.gov'
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Subject: Microsoft Settlement

I do not think that the proposed Final Judgment has really even acknowledged the issues involved. It would be better for the DOJ to drop the case, instead of accepting this "I'm tired and I want to go home" band-aid, because dropping the case would not establish precedent, to the undoing of future cases. If you truly consider Microsoft to be guilty of anticompetitive practices, please adopt effective (i.e. expensive) remedies.

This is my personal opinion, and is not to be taken as representative of Intel's or any other entity's position.
Thanks

Ron McNew

There seems to be much confusion about what we mean when we use the word "art". I have a recommendation. We eliminate the word "art" and replace it with "work" and develop the following descriptions:

1. Work that goes beyond its functional intention and moves us in deep and mysterious ways we call a great work.
2. Work that is conceived and executed with elegance and rigor we call good work.
3. Work that meets its intended need honestly and without pretense we call simply work.
4. Everything else, the sad and shoddy stuff of daily life, can come under the heading of bad work.

Milton Glaser